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SUPERIOR COURT

2018 DEC 18 PM 4:24

JUDICIAL DISTRICT OF
FAIRFIELD AT BRIDGEPORT
STATE OF CONNECTICUT

WILLIAM SHERLACH and
ROBERT PARKER,

Plaintiffs,

vs.

ALEX JONES, et al.,

Defendants.

JUDICIAL DISTRICT
OF FAIRFIELD
AT BRIDGEPORT, CONNECTICUT
CASE NO: FBT-CV18-6081366-S

HALBIG'S OBJECTION TO CONSOLIDATION

Defendant Wolfgang Halbig, pro se, objects to "Plaintiffs' Motion to Consolidate Cases" (Doc. 104), and suggests that the complaint in this case be stricken, as follows:

1. This case is identical (save one sentence which is not material) to the amended complaint these same plaintiffs filed in case FBT-CV-18-6076475-S ("Sherlach I").

2. The claims (although not the plaintiffs) in Sherlach 1 were already identical to the claims in FBT-CV-18-6075078-S ("Lafferty"). There was no reason why the two plaintiffs in Sherlach 1 were not made co-plaintiffs in Lafferty originally. Nevertheless, Halbig has not objected to the consolidation of Sherlach I with Lafferty.

3. He does object to not only consolidating the present case with Sherlach I, but to the court's entertaining this case at all. The complaint must be stricken. The filing of three identical cases, in each of which Halbig has been sued so is required to appear to protect his rights, constitutes harassment and abuse of the judicial process. The complaint in the present case was filed after amendment was granted in Sherlach I to add Mr. Parker, so there is no reason the plaintiffs' attorneys went forward with this filing. It is duplicative, even triplicative.

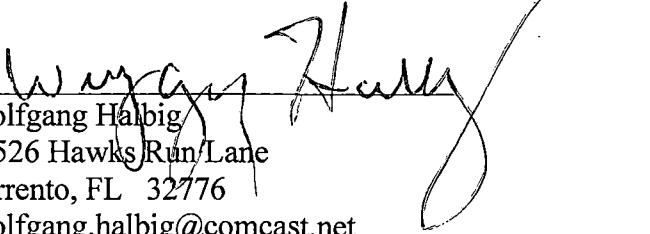
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4. Not only do Halbig's costs treble because of this spurious case, but the three cases are on different tracks. That remains true even if the cases are consolidated. Halbig, as an unrepresented defendant, should not be required to divine and comply with the various deadlines, notices, and possibly conflicting orders and obligations, which attend them. To play a game of "hide-the-ball" appears to be the sole reason the plaintiffs' attorneys have filed the same case three times.

WHEREFORE, not only should consolidation be denied, the complaint in this matter should be stricken, in the interest of justice.

Dated this 16 day of December, 2018.

BY DEFENDANT HALBIG PRO SE:



Wolfgang Halbig
25526 Hawks Run Lane
Sorrento, FL 32776
Wolfgang.halbig@comcast.net
Tel: (352) 729-2559

CERTIFICATE OF SERVICE

I certify, by my signature below, that I have served the foregoing "Halbig's Objection to Consolidation" on the other parties this 14 day of December, 2018, by email, addressed as follows:

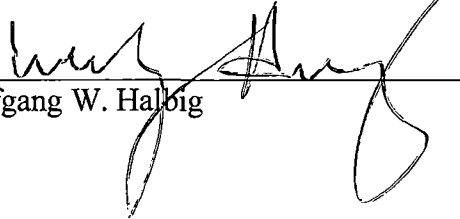
William M. Bloss, Esq.
Matthew S. Blumenthal, Esq.
Koskoff Koskoff & Bieder
350 Fairfield Ave.
Bridgeport, CT 06604
wbloss@koskoff.com
mblumenthal@koskoff.com

Jay Marshall Wolman, Esq.
Randazza Legal Group, PLLC
100 Pearl Street
14th Floor
Hartford, Ct 06103
wolman@wolmanlegal.com

Lawrence L. Connelli, Esq.
Regnier Taylor Curran & Eddy
100 Pearl Street
4th Floor
Hartford, Ct 06103
LConnelli@rtcelaw.com

Nicole R. Cuglietto, Esq.
Wilson Elser Moskowitz Edelman & Dicker
1010 Washington Blvd., 8th floor
Stamford, CT 06901
nicole.cuglietto@wilsonelser.com

Mr. Ted Anderson
Genesis Communications Network, Inc.
190 Cobblestone Ln
Burnsville, MN 55337
t.anderson@gcnlive.com



Wolfgang W. Halbig